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REMARKS

The Applicants thank the Examiner for the thorough consideration given the present

application. Claims 1-22 are pending. Claims 1, 3, 4, 8, 11, 13, 14, and 18 are amended, and

claims 21 and 22 are added. Claims 1 and 11 are independent. The Examiner is respectfully

requested to reconsider the rejections in view of the amendments and remarks set forth

herein.

Foreign Priority Claim

The Examiner has acknowledged the Applicants' claim for foreign priority.

Information Disclosure Citation

Applicants thank the Examiner for considering the reference supplied with the

Information Disclosure Statement filed August 25, 2003, and for providing Applicants with

an initialed copy of the PTO-1449 form filed therewith.

Drawings

The Examiner has not indicated whether or not the drawings have been accepted

Clarification is respectfully requested in the next official communications.

Rejection Under 35 U.S.C. § 112, second paragraph

Claims 1-10, 13, and 14 stand rejected under 35 U.S.C. § 112, second paragraph as

being indefinite. This rejection is respectfully traversed.

In order to overcome this rejection, Applicants have amended claims 1, 3, 4, 13, and

14 to correct each of the deficiencies specifically pointed out by the Examiner. Applicants

respectfully submit that the claims, as amended, particularly point out and distinctly claim

the subject matter which Applicants regard as the invention. Accordingly, reconsideration

and withdrawal of this rejection are respectfully requested.

Obviousness-Type Double Patenting Rejection

Claims 1-20 stand provisionally rejected under the judicially created doctrine of

obviousness-type double patenting as being unpatentable over claims 1-20 of U.S. Application

No. 10/646,744. This rejection is respectfully traversed.

A complete discussion of the Examiner's rejection is set forth in the Office Action, and

is not being repeated here.

While not conceding the appropriateness of the Examiner's rejection, but merely to

advance prosecution of the instant application, Applicants are herewith submitting a

Terminal Disclaimer disclaiming the terminal portion of any patent granted on the present

application which would extend beyond the expiration of any patent which issues from U.S.

Application No. 10/646,744. Accordingly, reconsideration and withdrawal of this rejection

are respectfully requested.

Rejection Under 35 U.S.C. § 102

Claims 1-20 stand rejected under 35 U.S.C. § 102 as being anticipated by Simpson (U.S.

5,653,651. These rejections are respectfully traversed.

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Complete discussions of the Examiner's rejections are set forth in the Office Action, and

are not being repeated here.

While not conceding the appropriateness of the Examiner's rejection, but merely to

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advance prosecution of the instant application, independent claim 1 has been amended to recite

a combination of elements in a chain tensioner including inter alia

the tensioner lifter being disposed substantially closer to a pivot point of the control

arm than to a pivot point of the tensioner arm.

In addition, independent claim 11 has been amended to recite a combination of elements

in a chain tensioner including inter alia

wherein the control arm is shaped differently from the tensioner arm, the control arm

being shaped for transmitting the pressure from the tensioner lifter to the tensioner arm at a

specific pressure point N of the control arm,

the control arm not contacting the tensioner arm directly under point P where the

tensioner lifter applies the pressure to the control arm.

Support for the novel features set forth in each of independent claims 1 and 11 can be

seen, for example, in FIG. 1.

Applicants respectfully submit that the combination of elements as set forth in each of

independent claims 1 and 11 is not disclosed or made obvious by the prior art of record,

including Simpson.

For example, as can be seen from Simpson FIGS. 1 and 5, upper arm 12 and lower arm

22 have the same shape, and the piston 41 is substantially equi-distant from the pivot points of

the arms 12, 22.

Further, as can be seen from Simpson FIG. 4 blade 17 and blade 27 have the same

shape, and the piston is substantially equi-distant from the pivot points of the blades 17, 27.

Thus, the Simpson device cannot achieve the result moving the tensioner arm by a large

amount via the control arm by a relatively small stroke of the lifter rod of the tensioner lifter

owing to the arm ratio of the control arm.

At least for the reasons explained above, the Applicants respectfully submit that the

combination of elements as set forth in each of independent claims 1 and 11 is not disclosed or

made obvious by the prior art of record, including Simpson. Accordingly, reconsideration and

withdrawal of this rejection are respectfully requested.

The Examiner is advised that dependent claims 21 and 22 have been added. Support for

the features of claims 21 and 22 can be seen in FIG. 1.

All dependent claims are in condition for allowance due to their dependency from

allowable independent claims, or due to the additional novel features set forth therein.

Accordingly, reconsideration and withdrawal of the rejections under 35 U.S.C. §102(b)

are respectfully requested.

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<u>CONCLUSION</u>

Since the remaining patents cited by the Examiner have not been utilized to reject

claims, but merely to show the state of the art, no comment need be made with respect thereto.

All of the stated grounds of rejection have been properly traversed, accommodated, or

rendered moot. It is believed that a full and complete response has been made to the

outstanding Office Action, and that the present application is in condition for allowance.

If the Examiner believes, for any reason, that personal communication will expedite

prosecution of this application, he is invited to telephone Carl T. Thomsen (Reg. No. 50,786) at

(703) 205-8000.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future

replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for

any additional fees required under 37 C.F.R. §§1.16 or 1.17, particularly extension of time

fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

lames M. Slattery

Reg. No. 28,380 P. O. Box 747

Falls Church, VA 22040-0747

(703) 205-8000

JMS/CTT/ags/cdr

Attachment: Terminal Disclaimer